1 2 3 4 5 6 7 8	KING, HOLMES, PATERNO & SORIAN HOWARD E. KING, ESQ., STATE BAR NO. 0 HKING@KHPSLAW.COM MATTHEW J. CAVE, ESQ., STATE BAR NO. MCAVE@KHPSLAW.COM 1900 AVENUE OF THE STARS, 25 TH FLOOR LOS ANGELES, CALIFORNIA 90067-4506 TELEPHONE: (310) 282-8989 FACSIMILE: (310) 282-8903 Attorneys for Defendants and Counterclai XX GLOBAL, INC. and JACQUES WEE	77012 280704 mants 3STER
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11	LIMITED STATES	DISTRICT COURT
12		FORNIA, WESTERN DIVISION
13	CLIVITAL DISTRICT OF CALL	ir Oktylin, webstekty bi violoty
14	PJAM LLC,	CASE NO.: 2:18-cv-03192 JFW
15	Plaintiff,	(MRWx)
16	VS.	Hon. John F. Walter
17	XX GLOBAL, INC., JAQUES	FINAL PRE-TRIAL EXHIBIT
18	WEBSTER, and DOES 1-20, inclusive,	STIPULATION
19	Defendants.	
20	XX GLOBAL, INC., JACQUES	T: 1D 4 A :116 2010
21	WEBSTER,	Trial Date: April 16, 2019
22	Counterclaimants,	Action Commenced: March 20, 2018
23	vs. PJAM LLC, JEFFERSON AGAR,	
24	ALEX MARTINI, PATRICK	
25	JOHNSTON, and ROES 1 through 10, inclusive,	
26	Counterclaim Defendants.	
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FINAL PRE-TRIAL EXHIBIT STIPULATION

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Pursuant to the Court's Civil Trial Order issued on April 1, 2019, Plaintiff and

Counterclaim Defendant PJAM LLC ("PJAM"), and Defendants and 2

Counterclaimants XX Global, Inc. and Jacques Webster (together, "Defendants"), 3

respectfully submit the following Final Pre-Trial Exhibit Stipulation:

5	PLAINTIFF'S EXHIBITS				
6	Case Nai	me: PJAM LLC. et al. vs. 2 mber: CV 2:18-03192 JFW	XX GLOBA (MRWx)	AL. INC et al.	
7	Exhibit No.	Description	Witness	If Objection. State Grounds	Response to Objection
8	1.	January 24, 2018 Agreement	Stipulated		
9	2.	Collection of Wells Fargo wire transfer records	Thomas Johnston,		
10 11			Alex Martini, Jefferson		
12 13 14	3.	Trip Information and Confirmation Sheet	Agar Jefferson Agar, Moshe Malamud, Brett Lockett		
15 16 17	4.	8/28/2017 Agreement with Moxy Hotels	Alex Martini, Jefferson Agar, Patrick Johnston		
18 19 20	5.	12/10/2017 Group Sales Agreement with Emerald Inn	Alex Martini, Jefferson Agar, Patrick Johnston		
21 22 23	6.	2/5/2018 Emerald Inn sales receipt	Alex Martini, Jefferson Agar, Patrick Johnston		
24 25 26	7.	Beverage distributor price list	Alex Martini, Jefferson Agar, Patrick Johnston		

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Case Nu Exhibit No.	mber: CV 2:18-03192 JFW Description	Witness	If Objection. State Grounds	Response to Objection
8.	PJAM payroll journal	Alex Martini, Jefferson Agar, Patrick Johnston		
9.	Twin City Live budget	Alex Martini, Jefferson Agar, Patrick Johnston		
10.	Employee list	Alex Martini, Jefferson Agar, Patrick Johnston		
11.	Chase Bank statements	Alex Martini, Jefferson Agar, Patrick Johnston		
12.	PJAM transaction detail report	Alex Martini, Jefferson Agar, Patrick Johnston		
13.	Expert report of Alex Martini	Alex Martini	Excluded per Court's Order on April 9, 2019	Agreed
14.	Photograph: Myth Live, Maplewood, Minnesota	Alex Martini; Jefferson Agar; Patrick Johnston		

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1	DEFENDANTS' EXHIBITS				
2	Case Nar	ne: PJAM LLC, et al. vs. nber: CV 2:18-03192 JFV	XX GLOBA V (MRW _Y)	AL. INC et al.	
3	Exhibit No.	Description	Witness	If Objection. State Grounds	Response to Objection
	26.	3/29/2019 email chain from	Zach	State Grounds	Objection
4 5		Zach Seidman to Mattias Eng [SCOTT000004-5]	Seidman / David Stromberg		
6 7	27.	4/3/2018 email from Zach Seidman to David Stromberg [SCOTT000014- 15]	David Stromberg		
8 9 10	28.	4/3/2018 email from Zach Seidman to David Stromberg [SCOTT000018- 19]	David Stromberg		
11	29.	3/29/2018 email chain from David Stromberg to Bret Lockett with copy to Zach	David Stromberg		
12 13 14		Seidman, Conah Howard, Jefferson Agar, Cara Lewis, Mark Gillespie, and Betsy Hendry [4pp.]			
15 16 17 18 19	30.	2/4/2018 email from Mattias Eng to Conah Howard, Zach Seidman, Jefferson Agar with copy to David Stromberg, Mark Gillespie, Laurie Soriano and Dominique at Team-Tristar [SCOTT000031]	David Stromberg / Jefferson Agar		
20 21 22	31.	2/2/2018 TMZ Exclusive, "Travis Scott Working A Double Shift Super Bowl LII Weekend" downloaded from http://amp.tmz.com [SCOTT000032-35]	David Stromberg / Jefferson Agar		
2324252627	32.	2/3/2018 M2Jets Trip Information and Confirmation invoice prepared for Jefferson Agar in the amount of \$41,805.22 [SCOTT000042]	David Stromberg / Jefferson Agar		

1	DEFENDANTS' EXHIBITS				
2	Case Nan	ne: PJAM LLC, et al. vs. nber: CV 2:18-03192 JFV	XX GLOBA		
3	Exhibit No.	Description	Witness	If Obiection. State Grounds	Response to Objection
4 5 6	33.	1/25/2018 to 2/3/2018 Text Messages from David Stromberg to Jefferson Agar and Patrick Johnston [SCOTT000043-56]	David Stromberg / Jefferson Agar		
7 8	34.	Undated text messages from David Stromberg [SCOTT000028-30]	David Stromberg / Jefferson Agar		
9 10 11	35.	1/24/2018 Agreement Re 2018 Super Bowl Concert/Appearance – Travis Scott [SCOTT000057-60]	David Stromberg / Alex Martini		
12 13	36.	3/20/2018 Complaint in an action entitled, PJAM LLC vs. XX Global, Inc., Jaques Webster, et al. [9pp.]	David Stromberg		
14 15 16 17 18 19	37.	4/17/2018 Answer and Counterclaims of Defendants and Counterclaimants XX Global, Inc. and Jacques Webster in an action entitled, PJAM LLC vs. XX Global, Inc., Jaques Webster, et al. [18pp.]	David Stromberg		
20 21 22 23 24	38.	6/25/2018 Counterclaim Defendants Jefferson Agar, Patrick Johnson and Alex Martini's Answer to Counterclaims in an action entitled, PJAM LLC vs. XX Global, Inc., Jaques Webster, et al. [9pp.]	Alex Martini		
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1	DEFENDANTS' EXHIBITS				
2		ne: PJAM LLC. et al. vs.) nber: CV 2:18-03192 JFV		AL. INC et al.	
3	Exhibit No.	Description	Witness	If Obiection. State Grounds	Response to Objection
4 5 6	39.	5/15/2018 Summons and Complaint in a New York action entitled, <u>PJAM</u> <u>Productions, LLC vs. M</u> <u>Light, LLC, d/b/a "Myth</u> <u>Live"</u> and Michael Ogren.	Alex Martini		
7 8		Index No. 652409/2018. [30pp.]			
9 10 11	40.	2/4/2018 weather report from NOAA: https://www.weather.gov/media/mpx/Climate/STC/feb2 018.pdf [2pp.]	David Stromberg / Patrick Johnston		
12 13	41.	3/5/2019 deposition transcript of Alex Martini [162pp.]	Alex Martini		
14 15 16	42.	2/3/2018 M2JetsTrip Information and Confirmation provided by Plaintiff to Defendant at Mediation [2pp.]	Alex Martini / Patrick Johnston / David Stromberg		
17 18 19	43.	Undated timeline entitled, "A Workable Alternative: Departure From Minneapolis-St. Paul Downtown Airport" [1pg.]			
20 21 22	44.	Undated timeline entitled, "Plaintiffs' Offered Itinerary: Departure From St. Cloud Regional Airport" [1pg.]			
23 24	45.	Undated Illustrative/ Graphic Exhibit – To be Provided			
25 26	46.	Undated Illustrative/ Graphic Exhibit – To be Provided			
27	<u> </u>	1	<u> </u>		

Case Name: PJAM LLC. et al. vs. XX GLOBAL. INC et al. Case Number: CV 2:18-03192 JFW (MRWx)				
Exhibit No.	Description	Witness	If Obiection. State Grounds	Response to Objection
47.	Undated Illustrative/ Graphic Exhibit – To be Provided			VVICENVA
48.	Undated Illustrative/ Graphic Exhibit – To be Provided			
49.	2/1/2018 email from Zach Seidman to David Stromberg with copies to Jefferson Agar, Betsy Hendry and Conah Howard attaching M2Jets Trip Information and Confirmation [2pp.]	David Stromberg / Jefferson Agar		
50.	1/31/2018 email from Zach Seidman to David Stromberg with copies to Betsy Hendry, Jefferson Agar and Conah Howard [8pp.]	David Stromberg / Jefferson Agar		
DATED:	•	ZING, HOLN ORIANO, L	MES, PATERNO (LP	&
By: /s/ Howard E. King HOWARD E. KING MATTHEW J. CAVE Attorneys for Defendants and Counterclaimants XX GLOBAL, INC. and JACQUES WEBSTER				

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FINAL PRE-TRIAL EXHIBIT STIPULATION

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